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## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

JAIPERSAUD BIRBAL, SOOKDAI BIRBAL,
infant by parents and natural guardian
JAIPERSAUD BIRBAL and SOOKDAI BIRBAL,
infant by parents and natural guardian
JAIPERSAUD BIRBAL and SOOKDAI BIRBAL,
infant by parents and natural guardian
JAIPERSAUD BIRBAL and SOOKDAI BIRBAL,

Plaintiffs,

## -against-

THE CITY OF NEW YORK, NEW YORK CITY POLICE DEPARTMENT, DETECTIVE CHRISTOPHER DREW, SHIELD NO# 6712, DETECTIVE GERARD SHANLEY, SHIELD NO. 3244, DETECTIVE JOHN MARTIN, SHIELD NO. 3087, DETECTIVE KEITH WELZ, SHIELD NO. 5020, DETECTIVE FRANK CLASSI, SHIELD NO. 1851, individually and in his official capacity as a New York City Police Officer, "John Does", police officers and non-uniform employees of the New York City Police Department, the identity and number of whom is presently unknown; individually and in their official capacity as New York City Police Officers and employees,

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WHEREAS, plaintiff American infant by parents and natural guardian Jaipersaud Birbal and Sookdai Birbal, commenced this action by filing a complaint on or about March 4, 2003, alleging violations of her federal civil rights and rights under state law; and

Defendants.

WHEREAS, defendants have denied any and all liability arising out of plaintiff
Amrita Birbal's allegations; and

WHEREAS, the parties now desire to dismiss this litigation without further proceedings and without admitting fault or liability;

STIPULATION AND ORDER OF DISMISSAL

03 CV 1068 (JG)(RML)

NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned, as follows:

- 1. The above-referenced action is hereby dismissed, with prejudice, and without costs, expenses, or fees.
- 2. Plaintiff infant by parents and natural guardian Jaipersaud Birbal and Sookdai Birbal, agrees to the dismissal, with prejudice, of all of her claims against the individually named defendants and any present or former employees or agents of the City of New York, and the City of New York, from any and all liability, claims, or rights of action arising from and contained in the complaint in this action, including all claims for costs, expenses, and attorney's fees.

Dated:

New York, New York June 14, 2004

Stephen L. Drummond, Esq. Drummond & Crawford, P.C. Attorneys for Plaintiffs
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New York, New York 10007

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Liora Jacobi (LJ0347)

Special Assistant Corporation

Counsel

SO ORDERED:

- USMJ 7-6-04 - 7/14/04